	Application No.	Applicant(s)
Notice of Allowability	09/482,725	PEINADO ET AL.
	Examiner	Art Unit
	CUONG H. NGUYEN	3661
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. This communication is responsive to the RCE filed on 3/13/06.		
2. The allowed claim(s) is/are 280-281,283-291,293-299; they are renumbered as claims 1-18; formal drawings were accepted.		
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents 	be been received. be been received in Application No	
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give		
5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.		
(a) 🗌 including changes required by the Notice of Draftspers	son's Patent Drawing Review (PTO-	948) attached
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date		
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).		
6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.		
Attachment(s) 1. Notice of References Cited (PTO-892)		Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ☐ Interview Summary Paper No./Mail Da	
3. Information Disclosure Statements (PTO-1449 or PTO/SB/C Paper No./Mail Date		
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's Stateme	ent of Reasons for Allowance
		CUONG H. NGWYEN Primary Examiner Art Unit: 3661

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DETAILED ACTION

1. This Office Action is the answer to the RCE received on 3/13/2006.

2. Claims 280-281, 283-291, and 293-299 are pending.

Priority

3. This application claims a priority date of 3/27/1999.

Drawing

4. This application is filed with 12 sheets of formal drawings on 3/31/2003, and they are accepted by the examiner.

Allowable Subject Matter & Reasons for Allowance

- 5. Independent claims 280, and 290 are patentable over the closest references of Downs et al. (US Pat. 6,226,618), and Kupka et al. (US Pat. 6,434,535), because these prior art do not anticipate nor disclose a method for a server to provide to a client computer a digital license of one or more rights to render digital content, the digital content encrypted with a decryption key, besides other limitations, comprising a step of:
- receiving, from the client computer, a license request, the license request containing a key identifier that identifies the decryption key and a client certificate associated with the client computer, the client certificate including a public key associated with the client computer, then responsive to the request, generating a license response including a digital rights license, the decryption key identified by the key identifier, and applying the key identifier as an input to an algorithm by which the decryption key is produced.

Downs et al. teach a method with a step of using a Key Identifier to indicate the public encryption key (see Downs et al., Detailed Decryption Text (146)) not

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using to identify a decryption key as in pending claims 280, and 290, therefore, this procedure is non-obvious from Peinado's claimed step.

Kupka et al. teach about a system for pre-payment of electronic content using removable media and for prevention of unauthorized copying said electronic content; only disclosing a key identifier that identifies a decryption key; NOT to identify a client certificate as claimed "receiving, from the client computer, a license request, the license request containing a key identifier that identifies the decryption key and a client certificate with the client computer, the client certificate including a public key associated with the client computer".

6. Claims 281, 283-289, and 291, 293-299 are allowed because they are dependent on claims 280, and 290.

Conclusion

7. Pending claims are patentable.

Claims 280,281, 283-291, and 293-298 are renumbered as claims 1, 2, 3-11, and 13-18.

Claim 299 is renumbered as claim 12.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CUONG H. NGUYEN whose telephone number is 571-272-6759. The examiner can normally be reached on 9:30 am - 17:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THOMAS G. BLACK can be reached on 571-272-6956. The Rightfax number for the organization where this application is assigned is 571-273-6956. Information regarding the status of an application may be obtained from the Patent

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Primary Examiner

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